The Great Holiday Sale Is On In Full Sway

As Usual This Store Is The Musical and Gift Store of All Richmond

Never have you been offered a more magnificent array of superior Pianos, Victor Talking Machines, Victor Victrolas, Organs, Small Musical Instruments, Sheet Music, etc. All these goods were especially selected by our buyer personally, and are each guaranteed to render that complete and satisfactory service that you look for when you buy an instrument from a reliable house and manufactured by a reliable manufacturer.

This store not only sells the best quality, but refuses to sell instruments that fall below the standard in quality; thus you are protected against dissatisfaction or loss when you buy here. Among the hundreds of different instru-

These Stand First—The Best

Steinway, Weber, Hardman, Steck, Kimball, Wheelock, Stuyvesant, Brewster, Haines, Standard, Weser, Hinze

Than These There Are None Better. GUARANTEED--RELIABLE--MAGNIFICENT

The Pianola Piano (The Piano With the Player Inside.)

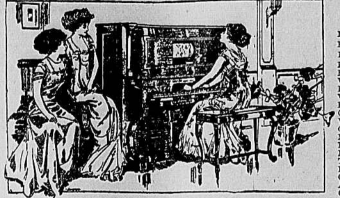
The Plano THAT ALL CAN PLAY.
At first the Planola was separate from the plano. Now the NEW PIANOLA IS BUILT INSIDE THE PIANO.
You'll find it in the STEINWAY, WEBER, WHEELOCK, STECK and STUYVESANT.

It is conceded by masters and beginners to be the only perfect Player-Plano. With one every member of the family can play any piece with ease. What a gift!

Victors! Victor-Victrolas!

These wonderful instruments of entertainment, instruction and amusement are found here in every style.

Victors at \$17.50, \$25.00, \$82.60, \$40.00, \$50.00, \$60.00 and \$100. On easy terms. Victor-Victorlas, new style, \$75.00, \$100, \$150 and \$200. On easy terms.



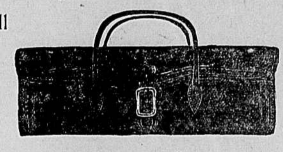
Small Musical Department

Rattle Bones, 5c to 75c a pair.

All the latest hits in classic, popular and sentimental Music Books, Albums and collections of the popular and rag-time music; also the collections of Nevin, Galloway, McDowell, Kustner and Amy Woodforde Finden; Christmas Anthems, Christmas Carols, New Anthem and Sunday School Books, New Anthem and Sunday School Books, Hymnals, Gospel Songs, all in latest up-to-date editions.

STRINGS FOR ALL INSTRUMENTS.

STRINGS FOR ALL INSTRUMENTS.
Violin Strings, 25c to \$1.50 set.
Guitar, 50c and 75c set.
Banjo, 25c and 50c set.
Mandolin, 50c and 75c set.
And supplies for all of the above instruments, such as Bridges, Pins, Picks, Thimbles, Rosin, Pitch Pipes, Tuning Forks, Tail Pieces, Capo D'Astros, Clarinet Reeds, Finger Boards, Patent Pegs, Screws and Chin Rests.



Bear in mind that ours is a reliable store, ready and able to carry out any promise we make, and that we sell instruments of known value only. Write for beautiful catalogue—sent free.



103 East Broad Street

Oldest Music House in Virginia and North Carolina

Ruchmond on a charge of an attempt to steal 199 pounds of oats from the city, of the value of \$2.68, this being the weight of the stones which he threw from the wagon. He was found guility and given ninety days in jail. Appeal was taken to the Hustings Court, where the warrant still charged the prisoner with an attempt at petty larceny. After the evidence was all in, the court directed the Commonwealth's Attorney to amend the warrant so as to change the accusation to an attempt to obtain money under false pretenses.

It is obvious, says Judge James Keith, in the opinion of the Supreme

an attempt to obtain money under false pretenses.

It is obvious, says Judge James Keith, in the opinion of the Supreme Court, that Robinson was not guilty of an attempt to steal oats, and that the trial judge very properly exercised in this instance the broad powers given him by the Code, Perhaps, the court adds, the change in the warrant might have been more properly done if it had been made before the trial began, but the accused did not ask a continuance, and there is nothing to show that his case was prejudiced by the amendment being made during, the progress of the trial head of the court at Staunton.

As to the point made regarding the evidence of one witness, the Supreme Court says that in view of the confession of Robinson, the verdict could not have been otherwise than guilty in any case.

The Higher Crime.

in any case.

The Higher Crime.

Judge John A. Buchanan prepared the opinion in the case of Cates against the Commonwealth, from the Hustings Court of the city of Portsmouth.

THE Bitters is a truly wonderful remedy in cases of Stomach and Bowel disorders, as well as Colds, Grippe and Malaria. A trial to-day will prove its merit. Insist on



for criminal assault. He was found guilty, instead, of an attempt, which

SERVE HIS TERM

Sillty, instead, of an attempt, which judgment was set aside and a new trial awarded. On the second trial, over his awarded. Error refused.

Where one effense is an ingredient is regarded as the higher crime.

Where one effense is an ingredient is regarded as the higher crime.

Where one effense is an ingredient is the second trial, over his allowed.

Taylor vs. Welshington, Alexandria and Mount Vernon Railway Company, from the Circuit Court of the city of Alexandria. Writ of error refused.

Taylor vs. Washington, Alexandria and Mount Vernon Railway Company, from the Law and Chancery Court of the city of Norfolk. Writ of error refused.

Taylor vs. Washington, Alexandria and Mount Vernon Railway Company, from the Circuit Court of Neussell county. Writ of error refused.

Taylor vs. Washington, Alexandria and Mount Vernon Railway Company et als, from

Decisions in Only Three

Matters.

Holding that the negro James Robinson, who was convicted in the Hustings Court of Richmond for having stones weighed in with oats wich he a purchaser of a bond of a prior left weighed with the ward of the court. The lister against thin after the evidence was greating to the city was not influred by the correction of the worth was delivering to the city was not influred by the correction of the worth was delivering to the city was not influred by the correction of the worth was delivering to the city was not influred by the correction of the worth was a driver for Alvey peals yesterday affirmed the jean and the fit is well settled that what is sufficient to put is person upon inquiry and by J. W. Willeas for the appellant and by R. Turnbull of the facts of which a diligent pursuit of the lower court, giving Robinson and the fact of which a diligent pursuit of the lower court, giving Robinson was a driver for Alvey Brothers, dealers in feed, who had a contract to furnish oats for the city stables. Robinson was observed to throw some stones from his wagon after the load had been weighed by the weighmaster, and before he delivered the load had been weighed by the weighmaster, and before he delivered the load had been weighed by the weighmaster, and before he delivered the load had been weighed by the weighmaster, and before he delivered the load had been weighed by the weighmaster, and before he delivered the load had been weighed by the correction of the weighmaster and the load had been weighed by the correction of the load had been weighed by the correction of the load had been weighed by the correction of the load had been weighed by the correction of the load had been weighed by the correction of the load had contract to furnish oats for the load had been weighed by the correction of the load had co

ner vs. Hulva, from the Circuit Court of Russell county.

List of Appeals.

Appeals and writs of error were announced as follows;

Runkle's administrator vs. Runkle's administrator, from the Circuit Court of Rockingham county. Apeal and supersedeas allowed. No bond.

Scottish Union and National Insurance Company vs. Virginia Shirt Company, from the Corporation Court of the city of Fredericksburg. Writ of error and supersedeas allowed. Bond.

county vs. Duke et als., from the Cir-cuit Court of Norfolk county. Writ of error refused. Hendricks vs. Hendricks, from the Circuit Court of Russell county. Writ

brick stable in rear of 1615-1617 Hull Street, to cost \$300.

John Steinbrecher, to repair a brick laundry building, 224 West Broad Street, to cost \$550.

"At times my appetite was voracious, but when indulged, indigestion followed. Other times I had no appetite whatever. The food I took did not nourish me and

I grew weaker than ever.

"I lost interest in everything and wanted to be alone. I had always had good nerves, but now the merest trifle would upset me and bring on a violent headache. Walking across the room was an effort and prescribed exercise was out of the question.

in the capital city than when he de-clared he would not call such a meeting.

Local members of the Legislature do

MAY BE APPEALED

South Richmond Bureau,
The Times-Dispatch,
1103 Hull Street.

The tuneral of B. M. Robertson, who
was fatally stricken with heart failure on the street Tuesday morning at
this morning at 11 o'clock. Belaitives
who were notified will arrive in time
for the funeral. The Rev. J. T. Haiey,
of the Stockton Street Baptist Church
that the Norfolk primary election
cases, which were recently dismissed
on a demurrer involving the constitutionality of the act, will be appealed by
the Commonwealth. While AttorneyGeneral Will are requested to come the
semble at 3 o'clock at the police sta
tion. All are requested to come
uniform. Officers and members of the Joseph Johnston
Camp of Confederate Veterans will assemble at 3 o'clock at the police sta
tion. All are requested to come
uniform. Officers and members of the Masonic
decisions on the question he will deem
it advisable to have a written and recorded opinion on the point involved
from the higher court.

In view of the action of the Supreme
Court in sustaining the decision of
Judge S. B. Witt, of the Richmond
Hustings Court, on an exactly similar
point, there is thought to be no guesfourteenth which the hestia Conclave, Improved
Order of Heptasophs, observed their
morning than the former of the fluerenth of the content of the fluerenth of the fl

opinion or say what he intends to do antil he has examined into the case, it is believed that because of conflicting decisions on the question he will deem it advisable to have a written and record opinion on the point involved from the higher court.

In view of the action of the Supreme Court in sustaining the decision of Hustings Court, on an exactly similar point, there is thought to be no question that the court will grant an appeal, so as to get the issue before it.

Judge Williams has already requested that a copy of the court's order in the Norfolk cases be sent him, and this will be done as soon as the term adjourns, which will be about the end of this week.

Differing Opinions.

Judges in Richmond, in Winchester, in Fauquier and in Newport News have in Fauquier and in Newport News have the thind Judges Lawless and Hanckel, in Norfolk, now think is unconstitutional. When the Jackson Wise case was a spealed from Richmond the constitutional of the point was the principal on raised. That conviction was secured under the general act, and not, as some have supposed, under the special Richmond of the view as popealed from Richmond the constitutional of the point was the principal on raised. That conviction was secured under the general act, and not, as some have supposed, under the special Richmond of the conditional point was the principal on raised. That conviction was secured under the general act, and not, as some have supposed, under the special Richmond of the conditional point was the principal on raised. That conviction was secured under the general act, and not, as some have supposed, under the special Richmond of the conditional point was the principal on raised. That conviction was secured under the general act, and not, as some have supposed, under the special Richmond of the condition of the full the special Richmond of the condition of the full the special Richmond of the full the special Richmond of the condition of the full the special Richmond of the condition of the full the special Richmond

Around the Hotels

After deciding to add several counties to the list of those where dem-

Street, to cost \$300.

John Steinbrecher, to repair a brick laundry building, 924 West Broad Street, to cost \$550.

Engineer Has Narrow Escape.

Special to The Times-Dispatch.

Cape Charles, Va., November 30.

While going north on a slow freight train Monday evening, Charles F.

Philadelphia and Norfolk Railroad, the law be declared void by the court of last resort, to hold a special session of the Legislature. Should the law be declared void by the court of last resort, to hold a special session of the Legislature. Should the law be declared against future primary election frauds, and it is hoped that the law be declared void by the court of last resort, to hold a special session of the Legislature. Should the law be declared against future primary election frauds, and it is primary lection frauds again prosecuted.

Wait for Court.

Under the circumstances the opinion almost universally prevails here that in a cation should be taken regarding an extra session until the Supreme of the constitutionality of a statue.

The average healthy man or woman is usually eager to be busy at some useful task or employment.

But let dyspepsia or indigestion get hold one, and all endeavor becomes a burden.

"A year ago, after recovering from an operation," writes a Michigan lady, "my stomach and nerves began to give me much trouble.

"A year ago, after recovering from an operation," writes a Michigan lady, "my stomach and nerves began to give me much trouble.

"A year ago, after recovering from an operation," writes a Michigan lady, "my stomach and nerves began to give me much trouble.

"A year ago, after recovering from an operation," writes a Michigan lady, "my stomach and nerves began to give me much trouble.

"A year ago, after recovering from an operation," writes a Michigan lady, "my stomach and nerves began to give me much trouble.

"A year ago, after recovering from an operation," writes a Michigan lady, "my stomach and nerves began to give me much trouble.

"A year ago, after recovering from an operation," writes a M

Lexington—J. J. Collins, Staunton; Mr. and Mrs. C. M. Rogers, Norfolk; S. P. Spain, Church Road; G. H. Hurt, Fluvanna; John B. Stansbury, Walkerton; Charles M. Hazen, M. D., Bon Alr; Mr. and Mrs. C. F. Oakley, Norfolk; W. O. Steger, Shores: W. S. Weaver, Lynchburg; J. T. Tabb, West Point; John T. Moore, Clover; George C. Wright, Warsaw; J. L. Haynes, Chatham.

nownced as follows:
Runkle's administrator vs. Runkle's administrator, from the Circuit Court of Rockingham county. Apeal and supersededs allowed. No bond.
Scottish Union and National Insurance Company vs. Virginia Shirt Company, from the Corporation Court of the city of Predericksburg. Writ of Court of Buchanan county. Writ of Rockingham county. Writ of Rockingham County of Rockingham County of Rockingham County of Rockingham County. Appeal allowed Rood, \$100.

Armentrout et als. vs. Armentrout's Rockingham County. Appeal allowed Rood, \$100.

Proceaben the Circuit Court of Rockingham County. Appeal allowed Rood, \$100.

Proceaben the Circuit Court of Rockingham County. Appeal allowed Rood, \$100.

Proceaben the Circuit Court of the city of the Circuit Court of Rockingham County. Appeal allowed Rood, \$100.

Proceaben the Circuit Court of the city of Rockingham County Appeal allowed Rood, \$100.

Proceaben the Circuit Court of the city of Rockingham County. Appeal allowed Rood, \$100.

Proceaben the Circuit Court of the city of Rockingham County Appeal allowed Rood, \$100.

Proceaben the Circuit Court of the city of Rockingham County Appeal allowed Rood, \$100.

Proceaben the Circuit Court of the city of Rockingham County Appeal allowed Rood, \$100.

Proceaben the Circuit Court of the city of Rockingham County Appeal allowed Rood, \$100.

Proceaben the Circuit Court of the city of Rockingham County Appeal allowed Rood, \$100.

Rockingham County Appeal allowed Rood, \$100.

Princer's Count of the city of Rockingham County Appeal allowed Rood, \$100.

Princer's Rockingham County Appeal allowed Rood, \$100.

Princer's Rockingham County Appeal allowed Rood, \$100.

Princer's Rockingham County Appeal Rockingham County Appeal

News of South Richmond [INVINII]

N. Tavenner, of Parkersburg, W. Va., were admitted to practice in this court.

The following cases were argued:
No. 990. Norfolk and Portsmouth Traction Company, plaintiff in error, ws. Mamie Rephan, by her next friend, etc., defendant in error; in error to the Circuit Court at Norfolk, Va. Cause argued by W. H. Venable, of Norfolk, Va., and Henry W. Anderson, of Riohmond, for the plaintiff in error, and by S. M. Brandt, of Norfolk, Va., for the defendant in error, and submitted.
No. 991. Baltimore and Ohio Railroad Company, plaintiff in error, vs. Hetbic Gertrude Taylor, administratrix, etc., defendant in error; in error to the Circuit Court at Parkersburg. W. Va. Cause argued by B. M. Ambler and J. W. Vandervort, of Parkersburg, W. Va., for the plaintiff in error, and by V. B. Archer and L. N. Tavenner, of Parkersburg. W. Va., for the defendant in error.

Court announced and handed down

rg, W. Va., for the root of the court announced and handed down Court announced and handed down Court announced and handed down lits opinion in the following case:
No. 983. W. J. Thackston, appellant, vs. Andrew E. Moore, F. H. Fries and J. C. Watkins, Trustees, Pomona Cotton Manufacturing Company, bankrupt, appelles; on appeal from the District Court at Greensboro, N. C. Per curiam opinion. Affirmed, with costs.
Court adjourned until this morning at 10 o'clock.
Case in call today:

Invitations Issued.
[Special to The Times-Dispatch.]
Wadesboro, N. C., November 30.—
Cards have been received here announcing the approaching wedding of Miss Frances Townsend Covington, daughter of Dr. and Mrs. Furman Payne Covington, to Grisby Counts Chandler; at the First Baptist Church in Florence, S. C., on Thursday, December 15.
Miss Covington is a niece of T. J. nouncing the approaching wedding or Miss Frances Townsend Covington, daughter of Dr. and Mrs. Furman Payne Covington, to Grisby Counts (Chandler, at the First Haptist Church in Florence, S. C., on Thursday, December 15.

Miss Covington is a niece of T. J. Covington, of Wadesboro, and visits here frequently.

Plour and Saw Mills Burn, [Snecial to The Times-Dispatch.]

Gladesboro, Va., November 30.—The for this place, were burned to the ground Sunday, together with a large amount of corn and buckwheat. There was no insurance. The five caught from a defective stove flue.

Major Stubbs Urges Meeting in

Interest of Democratic

Harmony.

issues and proclaim our position in a Democratic convention; measures before men.

"Let us meet and consult around our family hearthstone—a Democratic convention—and go home better Democrates, which means better citizens, and our party ties will be stronger, less friction in our ranks, factions will disappear, and harmony, good will and brotherly love will prevail, and the good of Old Virginia be our guiding star. This can be done, this should be done.

"We can't afford to have insurgents in our party. We are ready and willing, I hope, to accept the will of the majority, and I think a convention called will reflect the wishes of our party on every question, and when recorded our party will be loyal and united.

"It is not improper to remind Democrats of the days when dissensions crept in our party and it was rent in twain. Many of us remember when our party broke in two of our own weight; the Remyblican party was then small in numbers, and when the

crept in our party and it was rent in twain. Many of us remember when our party broke in two of our own weight; the Renyblican party was then small in numbers and when the split came the minority of our party winked at the Republicans and they united, and fine Readjuster-Republican party captured the executive, logislative and judiciary departments, and what a tremendous and bitter and hard fight we had to recapture the State! It was done, and weil done, and has remained 'done,'

"I hope party strife will cease, and nothing, in my judgment, will tend more to restore absolute harmony in our party than a convention, for harmony is the support and strength of all institutions, and also of political organizations, Proclaim principles, and stand' by them."

The Bishop Store Now on North Seventh St.

have just moved into my large and specially arranged new store No. 36 North Seventh Street.

Here I am better able to supply your needs in the famous Bishop Shirts, Neckwear, Collars, Underwear, etc., than ever before.

Every Shirt, every Collar, every article I sell is GUARANTEED.

I fit and serve the city's best, and brainfiest, My customers are found in all trades and professions. My prices are right. Come.

S. E. BISHOP, The Shirt Builder,

NO. 30 NORTH SEVENTH ST.